

sent to such institution or place of study that it is proposed within 30 days of the delivery of the notice to enter a decision withdrawing the approval previously granted for reasons set forth in the notice. Within such 30-day period the institution or place of study may submit to the district director written representations, under oath and supported by documentary evidence, setting forth reasons why the approval should not be withdrawn. The period within which such representations may be submitted may be extended in the discretion of the district director upon timely request for such extension. After consideration of the facts presented, the district director shall notify the institution or place of study in writing of his decision and, if said decision is to withdraw the approval previously granted, the reasons therefor and that the institution or place of study has 10 days from receipt of notification of decision in which to appeal in accordance with Part 7 of this chapter.

Part 214g—Admission of Non-immigrants: Foreign Government Representatives to International Organizations

AUTHORITY NOTE: The citation of authority for Part 214g is changed to read as follows: “§§ 214g.1 to 214g.5 issued under sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interpret or apply secs. 101, 214, 235, 66 Stat. 166, 189, 198; 8 U. S. C. 1101, 1184, 1225.”

SUBPART A—SUBSTANTIVE PROVISIONS

Sec.

214g.1 Acceptance of classification. [Amended]

214g.3 Bond. [Revoked]

214g.5 Additional documents required in support of application for an extension of temporary stay. [Revoked]

§ 214g.1 *Acceptance of classification.*

CODIFICATION: In the first sentence of § 214g.1 the words “Assistant Commissioner, Inspections and Examinations Division,” were changed to “regional commissioner,” 19 F. R. 9175, Dec. 24, 1954.

§ 214g.3 *Bond.* [Revoked, 20 F. R. 967, Feb. 16, 1955]

§ 214g.5 *Additional documents required in support of application for an extension of temporary stay.* [Revoked, 19 F. R. 9175, Dec. 24, 1954]

Part 214h—Admission of Non-immigrants: Temporary Services, Labor, or Training

Subpart A—Substantive Provisions

Sec.

214h.1 Limitation as to time for which alien may be admitted. [Amended]

214h.2 Bond. [Revised]

214h.4 Petition. [Revised]

214h.5 Additional documents required in support of an application for an extension of temporary admission. [Revoked]

214h.6 Limitation. [Added]

Subpart B—Procedural and Other Nonsubstantive Provisions [Revoked]

214h.41–214h.51

AUTHORITY NOTE: The citation of authority for Part 214h is changed to read as follows: “§§ 214h.1 to 214h.51 issued under sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interpret or apply secs. 101, 214, 66 Stat. 166, 189; 8 U. S. C. 1101, 1184.”

SUBPART A—SUBSTANTIVE PROVISIONS

§ 214h.1 *Limitation as to time for which alien may be admitted.*

CODIFICATION: In § 214h.1 the words Assistant Commissioner, Inspections and Examinations Division,” were changed to “regional commissioner,” 19 F. R. 9175, Dec. 24, 1954.

§ 214h.2 *Bond.* Nonimmigrants of the classes described in section 101 (a) (15) (H) of the act who are required to furnish bonds under § 214.3 or § 214.4 of this chapter shall do so on Form I-377, and shall be in an amount specified by the district director or the regional commissioner.

[20 F. R. 967, Feb. 16, 1955]

Prior Amendments

1954: 19 F. R. 9175, Dec. 24.

§ 214h.4 *Petition.* The petition required by section 214 (c) of the act shall be filed on Form I-129B. Form I-129B may include several prospective nonimmigrants provided they are proceeding from the same place of origin and destined to the United States to perform the same type of services. The petitioner shall be notified of the decision and, if the petition is denied, of the reasons therefor and of his right to appeal within 10 days from the receipt of such notification in accordance with Part 7 of this chapter.

[19 F. R. 9175, Dec. 24, 1954]

§ 214h.5 *Additional documents required in support of an application for an extension of temporary admission.* [Revoked, 19 F. R. 9175, Dec. 24, 1954]

§ 214h.6 *Limitation.* The provisions of this part shall not be applicable to a nonimmigrant agricultural worker applying for admission, or admitted, to the United States in accordance with the provisions of Title V of the Agricultural Act of 1949, as amended. The case of such alien shall be governed by the provisions of Part 214k of this chapter.

CODIFICATION: § 214h.6 was added, 18 F. R. 3529, June 19, 1953. Subsequently, the reference to "Part 475" was changed to "Part 214k", 20 F. R. 6380, Aug. 31, 1955.

SUBPART B—PROCEDURAL AND OTHER NON-SUBSTANTIVE PROVISIONS [REVOKED, 19 F. R. 9176, DEC. 24, 1954]

Prior Amendments

1953: 18 F. R. 3529, June 19; 18 F. R. 4925, Aug. 19.

Part 214i—Admission of Non-immigrants: Representatives of Information Media

AUTHORITY NOTE: The citation of authority for Part 214i is changed to read as follows: "§§ 214i.1 to 214i.5 issued under sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interpret or apply secs. 101, 214, 66 Stat. 166, 189; 8 U. S. C. 1101, 1184."

SUBPART A—SUBSTANTIVE PROVISIONS

Sec.

214i.2 Bonds. [Revoked]

214i.5 Additional documents required in support of application for an extension of temporary admission. [Revoked]

§ 214i.2 *Bonds.* [Revoked, 20 F. R. 969, Feb. 16, 1955]

§ 214i.5 *Additional documents required in support of application for an extension of temporary admission.* [Revoked, 19 F. R. 9176, Dec. 24, 1954]

Part 214j—Admission of Non-immigrants: Exchange Aliens

AUTHORITY NOTE: The citation of authority for Part 214j is changed to read as follows: "§§ 214j.1 to 214j.6 issued under sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interpret or apply sec. 201, 62 Stat. 7, as amended, 62 Stat. 771, as amended, secs. 101, 214, 248, 66 Stat. 166, 189, 218; 22 U. S. C. 1446, 18 U. S. C. 1546, 8 U. S. C. 1101, 1184, 1258."

SUBPART A—SUBSTANTIVE PROVISIONS

Sec.

214j.4 Special condition of admission. [Revised]

214j.6 Extension of temporary admission; additional documents required in support of application. [Revoked]

§ 214j.4 *Special condition of admission.* A nonimmigrant of the class described in this part shall be admitted on the condition that he agrees not to apply for a change of the nonimmigrant status under which he is admitted to any other class or classes of nonimmigrant pursuant to section 248 of the act, or adjustment of status to that of a permanent resident pursuant to section 245 of the act: *Provided*, That said agreement shall cease to be binding upon any such nonimmigrant who, subsequent to admission, is granted a waiver in accordance with the provisions of section 201 (b) of the United States Information and Educational Exchange Act, as amended.

[21 F. R. 8077, Oct. 20, 1956]

§ 214j.6 *Extension of temporary admission; additional documents required in support of application.* [Revoked, 19 F. R. 9176, Dec. 24, 1954]

Part 214k—Admission of Non-immigrants: Unilateral Admission of Mexican Agricultural Workers [Added, 19 F. R. 473, Jan. 28, 1954. [Revoked, 19 F. R. 9176, Dec. 24, 1954]

Part 214k—Admission of Agricultural Workers Under Special Legislation [Redesignated]

Subpart A—Substantive Provisions

Sec.

214k.1 Definitions.

214k.2 Period for which admitted.

214k.3 Conditions of admission.

214k.4 Compliance by employer.

214k.5 Extension of stay; conditions.

214k.6 Readmission after temporary visits to Mexico.

214k.7 Previous removal, deportation; permission to reapply.

214k.8 Arrest and deportation of agricultural workers.

Subpart B—Procedural and Other Nonsubstantive Provisions

214k.21 Recruitment centers; preliminary inspection.